

MICHAEL FEUER, City Attorney  
KATHLEEN A. KENEALY, Chief Assistant City Attorney (SBN 212289)  
SCOTT MARCUS, Senior Assistant City Attorney (SBN 184980)  
GABRIEL DERMER, Assistant City Attorney (SBN 229424)  
FELIX LEBRON, Deputy City Attorney (SBN 232984)  
**A. PATRICIA URSEA, Deputy City Atty (SBN 221637)**  
200 N. Main Street, City Hall East, Room 675  
Los Angeles, CA 90012  
Telephone (213) 978-7569  
Facsimile (213) 978-7011  
Felix.Lebon@lacity.org  
Patricia.Ursea@lacity.org  
*Attorneys for Defendant, CITY OF LOS ANGELES*

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

JANET GARCIA, GLADYS ZEPEDA,  
MIRIAM ZAMORA, ALI EL-BEY, PETER  
DIOCSO JR., MARQUIS ASHLEY, JAMES  
HAUGABROOK, individuals, KTOWN FOR  
ALL, an unincorporated association,  
ASSOCIATION FOR RESPONSIBLE and  
EQUITABLE PUBLIC SPENDING an  
unincorporated association,

*Plaintiffs,*

vs.

CITY OF LOS ANGELES, a municipal entity;  
DOES 1-50,

*Defendant(s).*

Case No.: 2:19-cv-6182-DSF-PLA  
Assigned to Judge Dale S. Fischer

**DECLARATION OF MARCO  
RAMIREZ ISO DEFENDANT  
CITY OF LOS ANGELES'  
OPPOSITION TO MOTION FOR  
PRELIMINARY INJUNCTION**

**Concurrently Filed Documents:**

- Memorandum of Points & Authorities ISO Opposition
- Declarations ISO Opposition: Dermer, Wong, Pereida, Ramirez, Rankin, Guerrero, Haines, Medina, Banks, Bernal, Rodriguez, Diaz
- Request for Judicial Notice
- Evidentiary Objections

**Date:** March 30, 2020  
**Time:** 1:30 p.m.  
**Ctrm:** 7D

**DECLARATION OF MARCO RAMIREZ**

I, MARCO RAMIREZ, hereby declare:

1. I am an Officer with the Los Angeles Police Department (“LAPD”), currently assigned to LAPD West Bureau’s Homeless Outreach and Proactive Engagement (“HOPE”) Unit. I have been assigned to the HOPE Unit for the past two years and have been an Officer with LAPD since August 2010. I have personal knowledge of the facts contained herein, and if called to testify I could and would do so competently.

2. As a HOPE Officer, I regularly interact with community members who are homeless, including through proactive efforts to identify homeless encampments and engage homeless residents to build relationships, identify needs, and make referrals to services when appropriate. I also provide for the safety and security of other service providers, outreach workers, and Bureau of Sanitation employees, including as needed during cleanups of homeless encampments. I encounter homeless encampments located within the West Bureau on a near daily basis during the course of performing my duties.

3. Attached as **Exhibits 1-7** are true and correct copies of pictures of homeless encampments located within LAPD West Bureau, which I took during my shift on March 3, 2020. Specifically, Exhibits 1-7 contain pictures taken on March 3, 2020 at the following locations:

a. **Exhibit 1** (bates label CTY004086-4087) contains a true and correct copy of two pictures of a homeless encampment located at 200 East Grand Canal in Venice, California.

b. **Exhibit 2** (bates label CTY004088-4090) contains a true and correct copy of three pictures of a homeless encampment located at Arapahoe Street and Olympic Boulevard.

c. **Exhibit 3** (bates label CTY004091-4093) contains a true and correct

1 copy of three pictures of a homeless encampment located at Aviation  
2 Boulevard and Arbor Vitae Street.

3 d. **Exhibit 4** (bates label CTY004094-4096) contains a true and correct  
4 copy of three pictures of a homeless encampment located at Chariton  
5 Street and Beverlywood Street.


6 e. **Exhibit 5** (bates label CTY004097-4098) contains a true and correct  
7 copy of two pictures of a homeless encampment located at Penmar Street  
8 and Zanja Avenue.

9 f. **Exhibit 6** (bates label CTY004099-4101) contains a true and correct  
10 copy of three pictures of a homeless encampment located at Venice  
11 Boulevard and Burchard Avenue.

12 g. **Exhibit 7** (bates label CTY004102-4104) contains a true and correct  
13 copy of three pictures of a homeless encampment located at Wilshire  
14 Place and Sunset Place.

15  
16 4. Exhibits 1-7 reflect examples of the types of bulky items and property stored  
17 in public areas that I have regularly encountered during the course of performing my  
18 duties as a HOPE Officer.

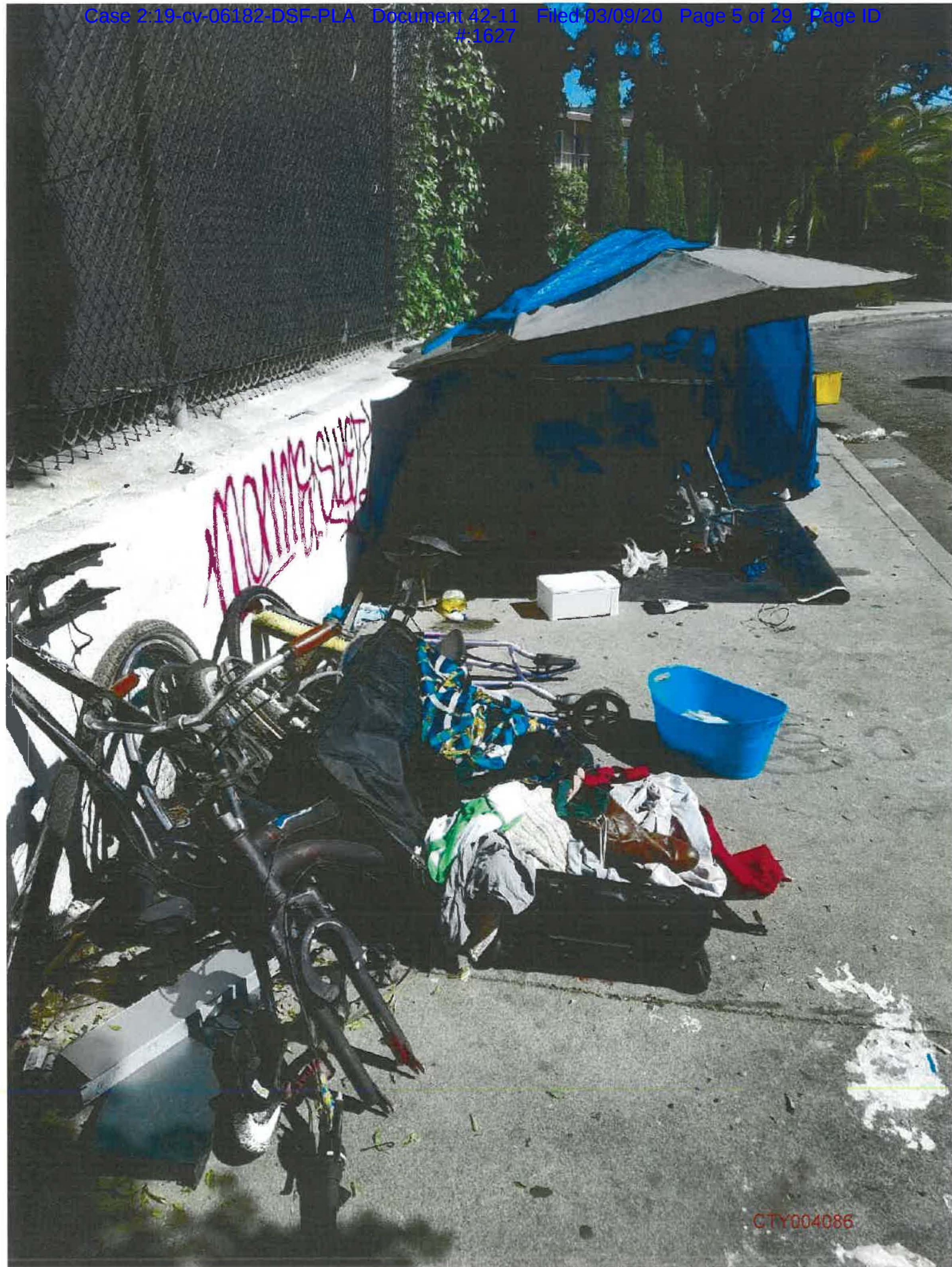
19 I declare under penalty of perjury under the laws of the State of California and the  
20 United States that the foregoing is true and correct and that this Declaration was executed  
21 on March 5<sup>th</sup>, 2020, at Los Angeles, California.

22  
23  
24   
MARCO RAMIREZ

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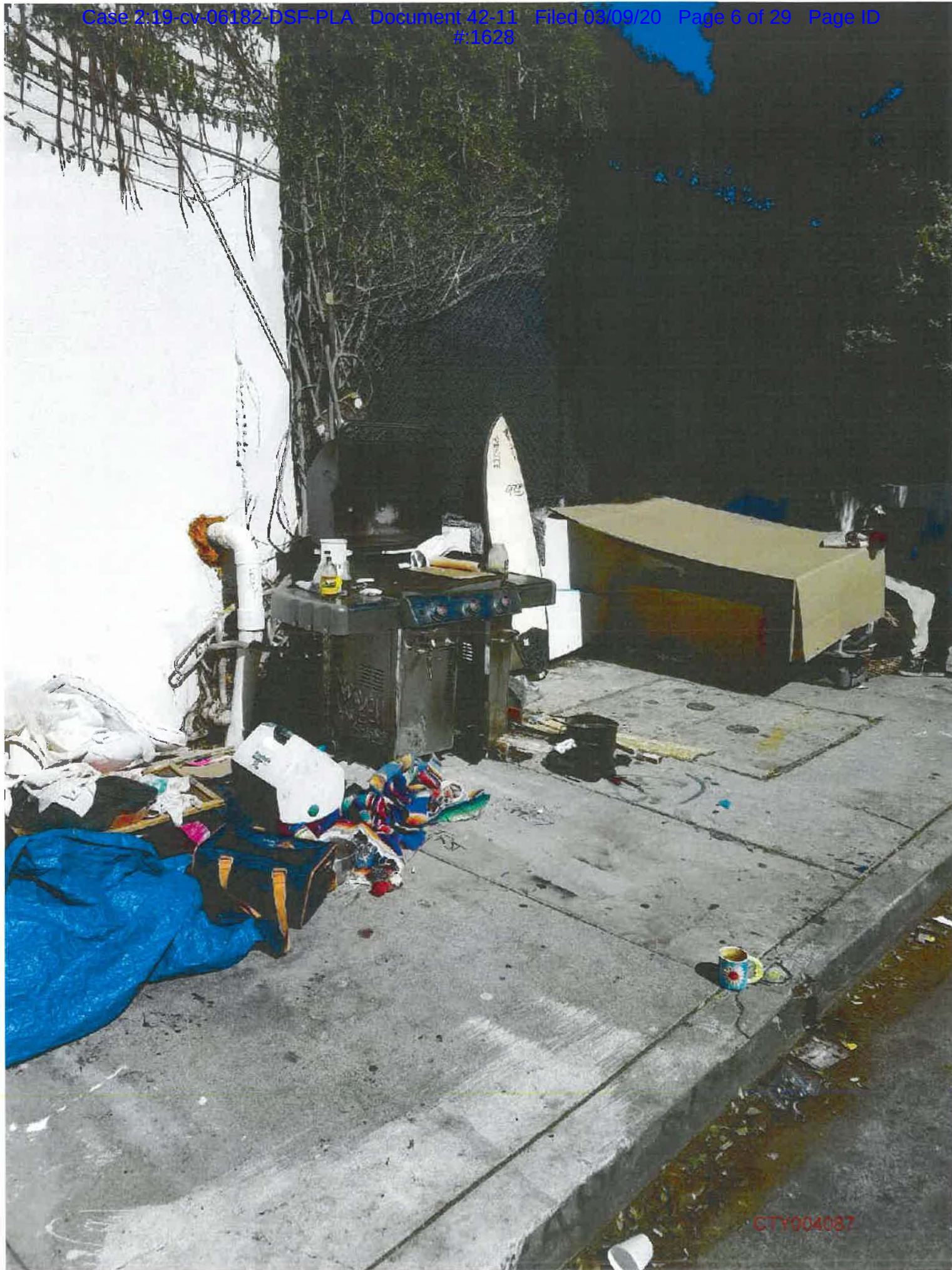
## **Exhibit 1**





CTY004086





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## **EXHIBIT 2**









CTY004089



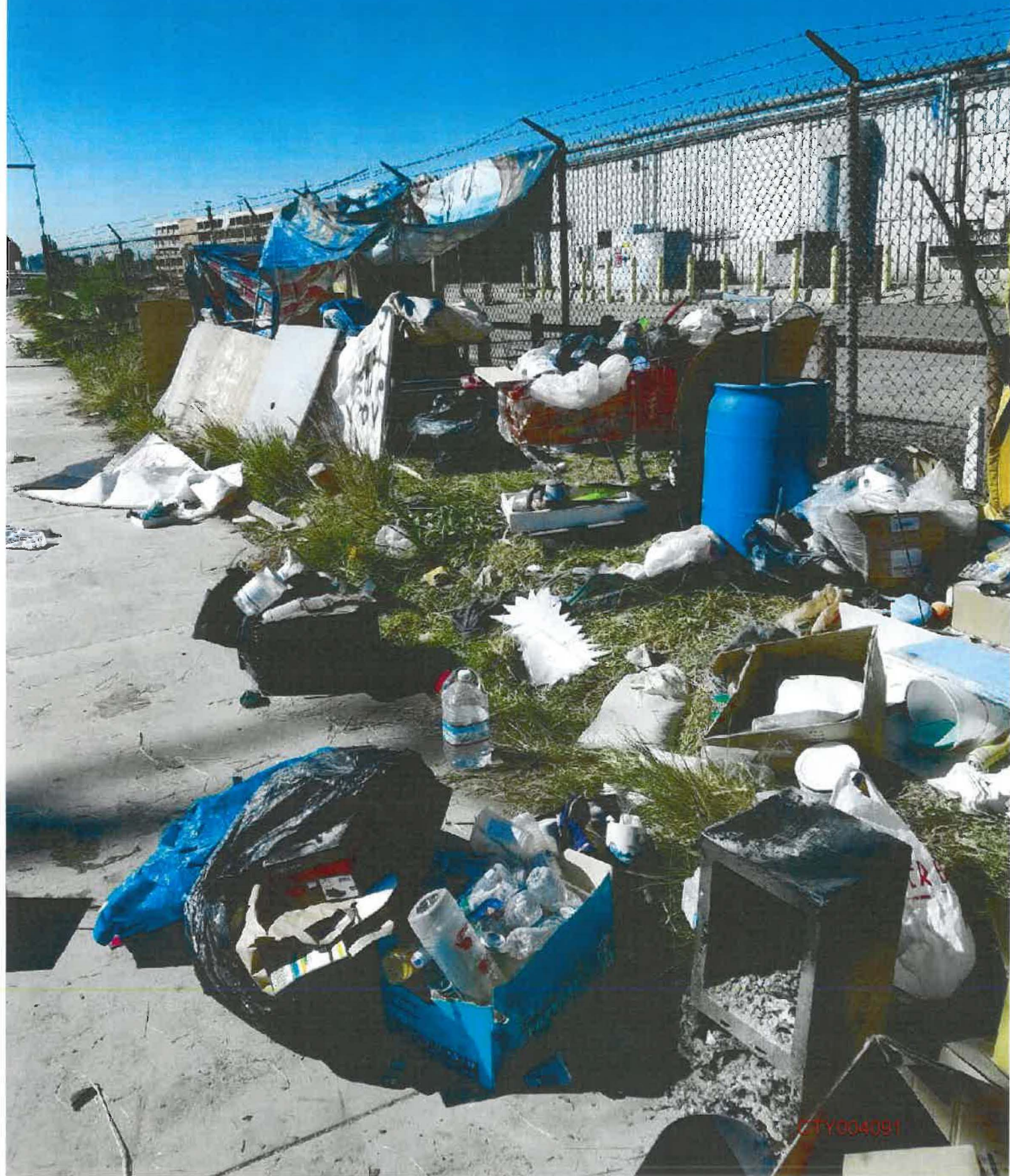


CTY004090

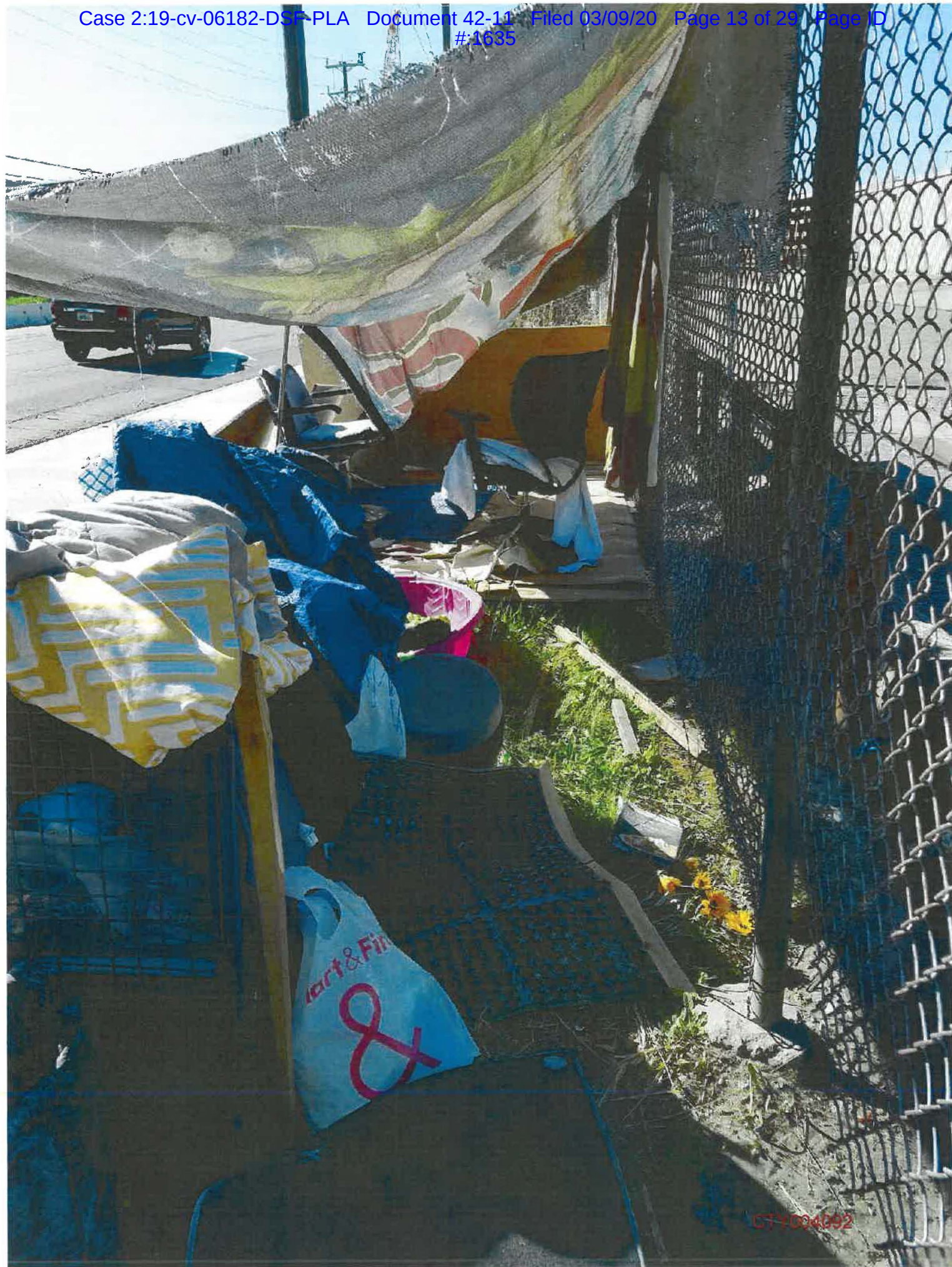
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## **EXHIBIT 3**

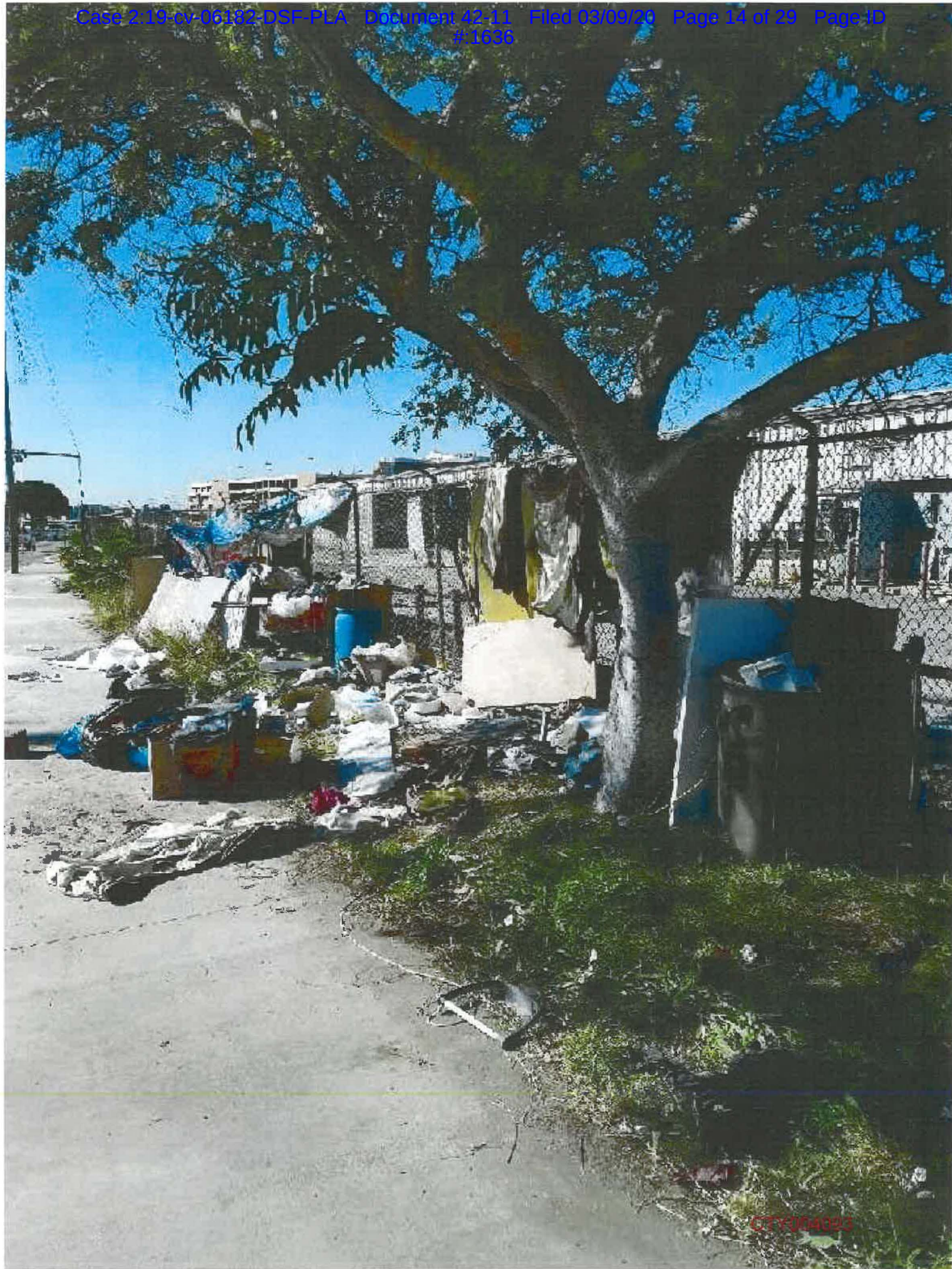














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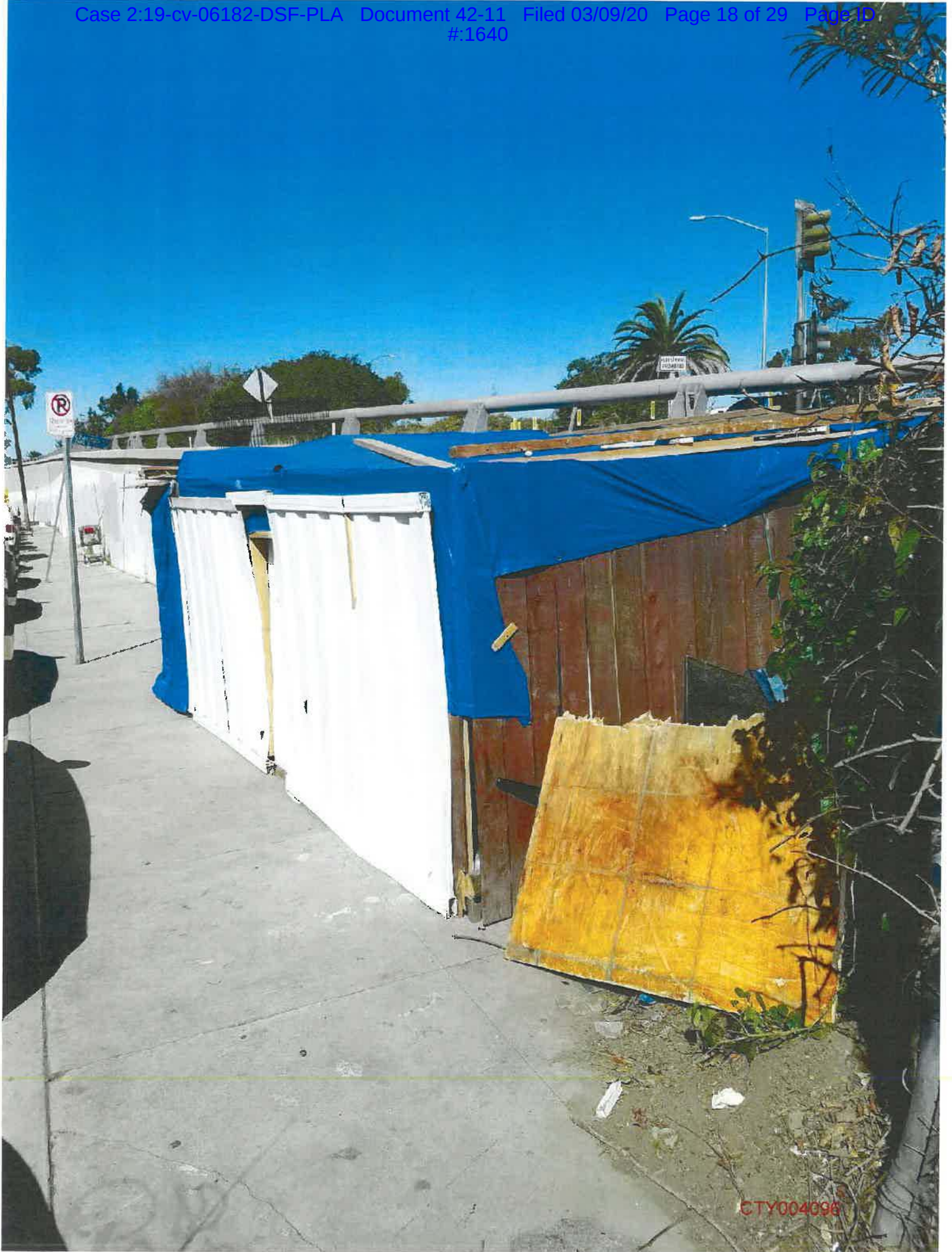
## **Exhibit 4**











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## **EXHIBIT 5**





CTY004097





CTY004098

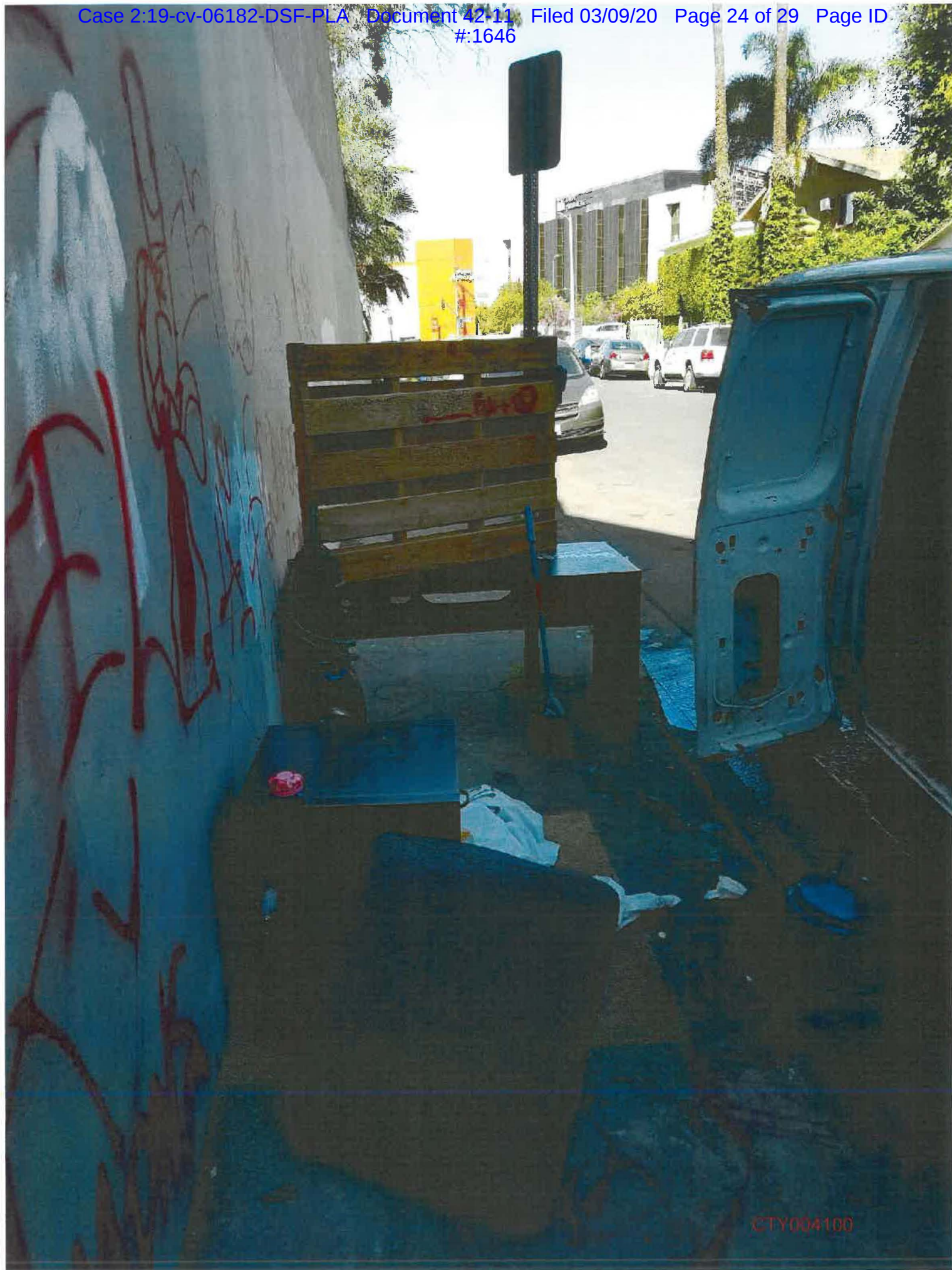
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## **EXHIBIT 6**



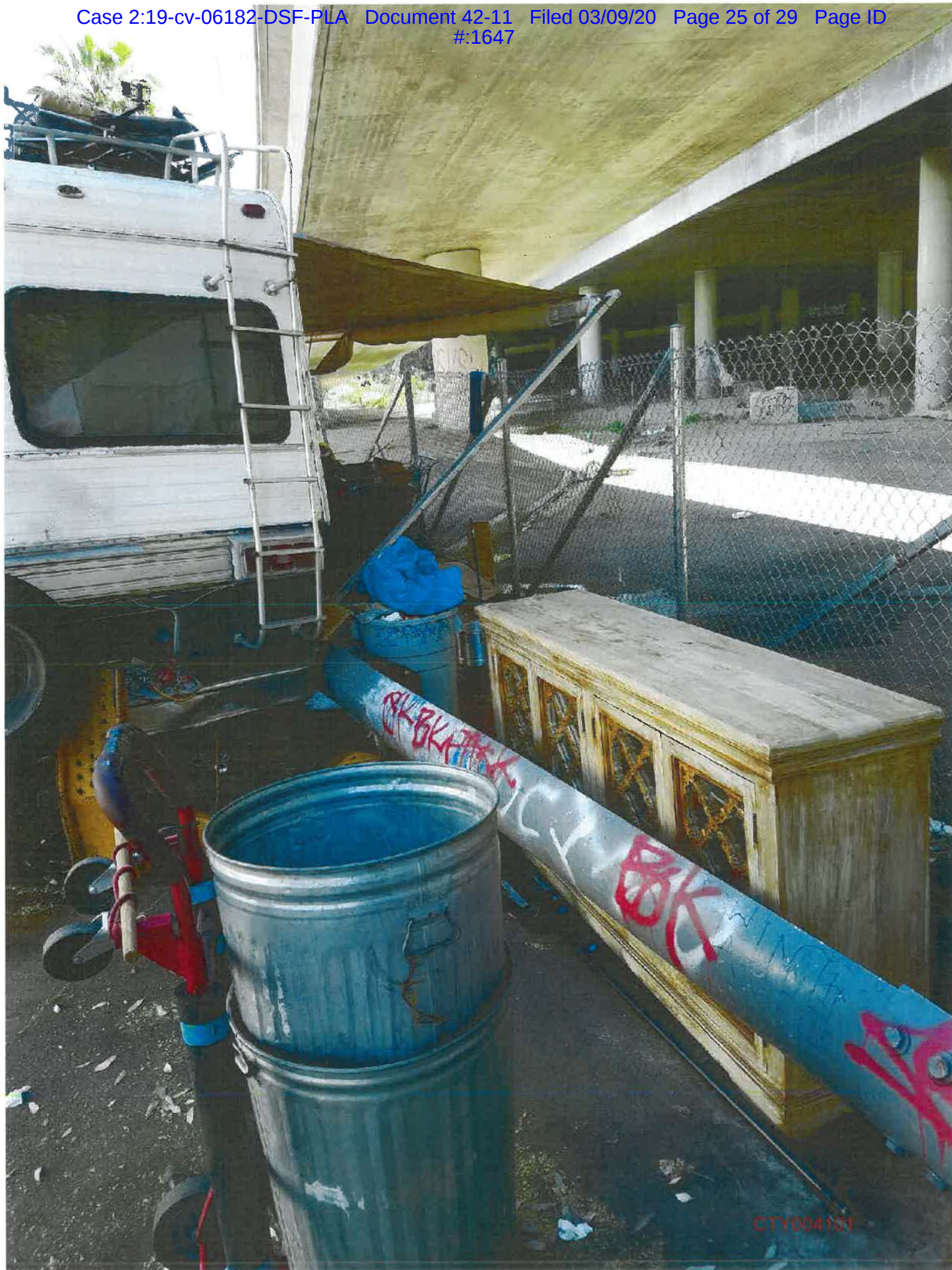






CTY004100





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## **EXHIBIT 7**

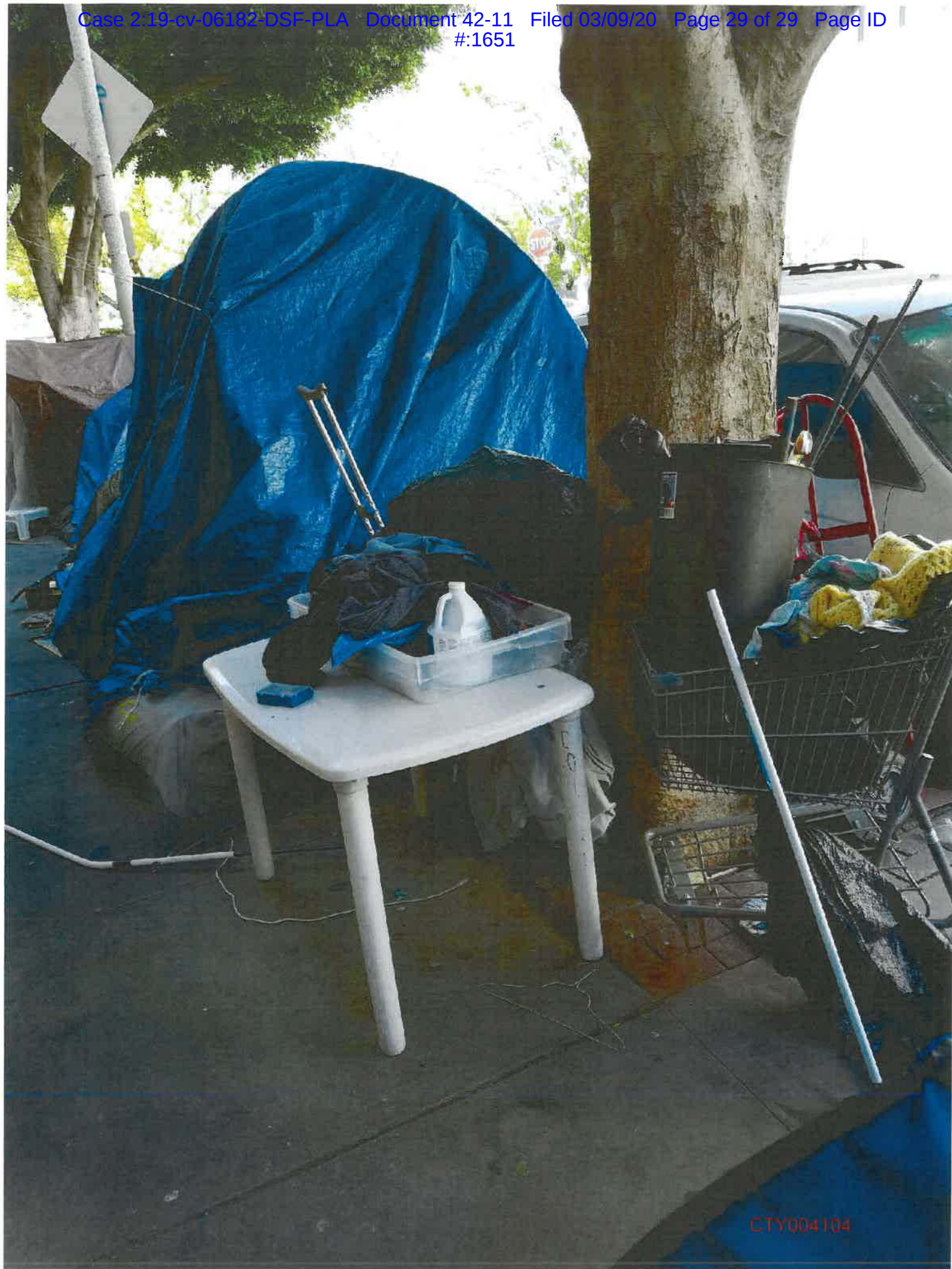












CTY004104